

**UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS**

DAVID SAMBRANO, individually and on
behalf of all others similarly situated, *et al.*,

Plaintiffs,

v.

UNITED AIRLINES, INC.,

Defendant.

Civil Action No.: 4:21-01074-P

PLAINTIFFS' EXHIBIT LIST

EXHIBIT NO.	DESCRIPTION
1	Affidavit of David Eric Sambrano (ECF No. 7 at 1–5)
2	Affidavit of Kimberly Anne Hamilton (ECF No. 7 at 6–11)
3	Affidavit of Seth Adam Turnbough (ECF No. 7 at 12–16)
4	Affidavit of David Michael Castillo (ECF No. 7 at 17–21)
5	Affidavit of Debra Jennefer Thal Jonas (ECF No. 7 at 22–26)
6	Affidavit of Genise Gale Kincannon (ECF No. 7 at 27–31)
7	Affidavit of David Llen Lockwood (ECF No. 7 at 32–35)
8	Copy of text K. Hamilton submitted in support of RAP
9	Coronavirus Q&A Updated September 7, 2021 from Flying Together
10	September 19, 2021 email from Jodi Stringfellow to all DFW employees
11	August 4, 2021 letter from Dr. George Katsamakis
12	May 20, 2021 page from Dr. George Katsamakis' progress notes on exam of S. Turnbough

EXHIBIT NO.	DESCRIPTION
13	September 21, 2021 email from United to S. Turnbough
14	United HelpHub internet document “COVID-19 Vaccination: Medical Accommodations” as of September 29, 2021
15	August 25, 2021 letter from D. Sambrano to United HR in support of RAP
16	September 14, 2021 COVID-19 Vaccine Medical Exemption form submitted to United by D.J. Jonas
17	August 18, 2021 Screenshot of G. Kincannon’s explanation of need for RAP
18	Declaration of Dr. Jayanta Bhattacharya
19	Curriculum Vitae of Dr. Jayanta Bhattacharya
20	Declaration of Fred Bates
21	Curriculum Vitae of Fred Bates
22	Hiam Chemaitelly et al., <i>Waning of BNT162b2 vaccine protection against SARS-CoV-2 infection in Qatar</i> , MEDRXIV, Aug. 27, 2021 (preprint), doi:10.1101/2021.08.25.21262584. (FN17)
23	Zachary J. Madewell et al., <i>Household Transmission of SARS-CoV-2: A Systematic Review and Meta-analysis</i> , 3 JAMA NETW. OPEN e2031756 (2020). (FN35)
24	Sivan Gazit et al., <i>Comparing SARS-CoV-2 natural immunity to vaccine-induced immunity: reinfections versus breakthrough infections</i> , MEDRXIV, Aug. 25, 2021, https://doi.org/10.1101/2021.08.24.21262415 . (FN46)
25	Richard K. Zimmerman, <i>Helping patients with ethical concerns about COVID-19 vaccines in light of fetal cell lines used in some COVID-19 vaccines</i> , 39 VACCINE 4242–4244 (2021). (FN58)
26	Supplemental Affidavit of Deba Jennefer Thal Jonas (ECF No. 38 at 1-4)
27	September 9, 2021 Email from HelpHub to David Sambrano

EXHIBIT NO.	DESCRIPTION
28	United Airlines' employee website as of October 5, 2021, labeled Covid-19 Vaccination: Religious Accommodation
29	Video Clip of Scott Kirby during United Town Hall

October 6, 2021

Respectfully submitted,

/s/ John C. Sullivan

John C. Sullivan
Texas Bar No. 24083920
john.sullivan@the-sl-lawfirm.com
S|L LAW PLLC
610 Uptown Boulevard, Suite 2000
Cedar Hill, TX 75104
Telephone: (469) 523-1351
Facsimile: (469) 613-0891

/s/ Robert C. Wiegand

Robert C. Wiegand
Texas Bar No. 00791924
bob.wiegand@swolegal.com
Melissa J. Swindle
Texas Bar No. 24013600
Melissa.swindle@swolegal.com
Stewart Wiegand & Owens PC
325 N. St. Paul Street, Suite 3750
Dallas, TX 75201
Telephone: (469) 899-9800
Facsimile: (469) 899-9810

/s/ Mark R. Paoletta

Mark R. Paoletta*
D.C. Bar No. 422746
mpaoletta@schaerr-jaffe.com
Gene C. Schaerr*
D.C. Bar No. 416368
Brian J. Field*
D.C. Bar No. 985577
Kenneth A. Klukowski*
D.C. Bar No. 1046093

Joshua J. Prince*
D.C. Bar No. 1685532
Annika M. Boone*
Utah Bar No. 17176
SCHAERR | JAFFE LLP
1717 K Street NW, Suite 900
Washington, DC 20006
Telephone: (202) 787-1060
Facsimile: (202) 776-0136

* Admitted *pro hac vice*

*Counsel for Plaintiffs and the
Proposed Class*

CERTIFICATE OF SERVICE

A true and correct copy of the foregoing has been served via the Court's electronic filing system upon all counsel of record.

/s/ Robert C. Wiegand
Robert C. Wiegand